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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/711,411	09/16/2004	Alice C. Phillips	5410	
75	90 05/31/2006		EXAM	INER
Alice C. Phillips			NORDMEYER, PATRICIA L	
347 Lawton Hal	ll Drive			
Murrells Inlet, SC 29576			ART UNIT	PAPER NUMBER
•			1772	

DATE MAILED: 05/31/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

				v
		Application No.	Applicant(s)	
		10/711,411	PHILLIPS ET AL.	
	Office Action Summary	Examiner	Art Unit	
		Patricia L. Nordmeyer	1772	-
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sheet with	the correspondence address	
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REP CHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory perio tre to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mai ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC, 1.136(a). In no event, however, may a report will apply and will expire SIX (6) MONTH ute, cause the application to become ABA	ATION. ly be timely filed HS from the mailing date of this communication NDONED (35 U.S.C. § 133).	
Status				
1)	Responsive to communication(s) filed on	·		
2a)□	· · · · · · · · · · · · · · · · · · ·	 nis action is non-final.		
3)□	Since this application is in condition for allow		s prosecution as to the merits i	is
٠,	closed in accordance with the practice under	•	·	J
Disposit	ion of Claims			•
4)	Claim(s) <u>1-15</u> is/are pending in the application	nn		
	4a) Of the above claim(s) is/are withdr			
	Claim(s) is/are allowed.		•	
•	Claim(s) <u>1-15</u> is/are rejected.	•		
	Claim(s) is/are objected to.			
·	Claim(s) are subject to restriction and	/or election requirement.		
	ion Papers	•		
	•			
_	The specification is objected to by the Examin	•	shipping to butbo Evenings	
10)[The drawing(s) filed on <u>16 September 2004</u> is	<i>,</i> - <i>,</i> -	•	
	Applicant may not request that any objection to the			(4)
11)	Replacement drawing sheet(s) including the correction of the last the correction is objected to by the last the correction of the		· · · · · · · · · · · · · · · · · · ·	a).
	•	Examiner. Note the attached	Since Action of Ionn F10-132.	
	under 35 U.S.C. § 119			
	Acknowledgment is made of a claim for foreig ☐ All b) ☐ Some * c) ☐ None of:	gn priority under 35 U.S.C. § 1	19(a)-(d) or (f).	
	1. Certified copies of the priority docume	nts have been received.		
	2. Certified copies of the priority docume	nts have been received in App	olication No	
	3. Copies of the certified copies of the pri	iority documents have been re	eceived in this National Stage	
	application from the International Bure	au (PCT Rule 17.2(a)).		
* 5	See the attached detailed Office action for a lis	st of the certified copies not re	ceived.	•
			•	
Attachmen	t(s)	·		•
	e of References Cited (PTO-892)	4) Interview Su	nmary (PTO-413)	
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/	Mail Date	
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 r No(s)/Mail Date	8) 5) Notice of Info 6) Other:	rmal Patent Application (PTO-152)	

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DETAILED ACTION

Drawings

1. The drawings were received on September 16, 2004. These drawings are accepted by the Examiner.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-4, 6, 7, 9-11, 13 and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Van Cleef (USPN 2,248,317).

Van Cleef discloses a note-taking device, a sticker packet used for price tags (Page 1, Column 2, lines 16 – 18), comprising a writing sheet, or a pad of writing sheets, (Page 1, Column 2, line 3) having generally flat front and rear surface (Figure 2), and upper and lower edges (Figure 1), said front surface is adapted for the creation of notes (Page 1, Column 2, lines 16 – 18); a layer of releasable pressure sensitive adhesive over a portion of said rear surface proximate said upper edge thereof (Figure 1, #10 - the layers attached at the upper edge by the adhesive and along the length of each sheet due to the whole back surface being coated with adhesive), said layer being adapted for respositionable attachment to said page of textural material (Page 2, Column 1, lines 1 – 4); and a locator tab having a front tab surface and a rear

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tab surface (Figure 1, #13), said locator tab is integrally attached to the upper edge of said writing sheet (Figure 1), wherein the rear and front tab surfaces of said locator tab being void of pressure sensitive adhesive thereon (Figure 1, #15 – due to the attachment of the holland paper), whereby said locator tab is adapted to protrude beyond the outer edge of said page when repositionably attached thereto (Figure 1 – the sheet may be attached to any surface Page 1, Column 2, lines 5-7) as in claims 1 and 9. With regard to claim 2, the note-taking devices are repositionably attached together along the upper edge thereof via said layer of releasable pressure sensitive adhesive in order to for a pad (Figures 1 and 2 – the layers attached at the upper edge by the adhesive and along the length of each sheet due to the whole back surface being coated with adhesive), wherein the rear surface of each said note-taking device lies adjacent the front surface of another said note-taking device there below (Figures 1 and 2). As in claims 3, 4, 6, 7, 10, 11, 13 and 14, the writing sheet is an integrally formed piece of material (Figures 1 and 2) chosen from paper (Page 1, Column 2, lines 23 - 24) that is generally rectangular in shape (Page 1, Column 2, lines 24) with a locator tab having a generally frustocircular shape (Figures 1 and 2, #13).

4. Claims 1-3, 5-7, 9, 10 and 12-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Mertens (USPN 5,366,776).

Mertens discloses a note-taking device comprising a writing sheet (Figure 1, #11), or a pad of writing sheets (Figure 1, #10), having generally flat front and rear surface (Figure 1, #12 and 13), and upper and lower edges (Figure 1), said front surface is adapted for the creation of

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notes (Column 4, lines 10 - 11); a layer of releasable pressure sensitive adhesive over a portion of said rear surface proximate said upper edge thereof (Column 2, lines 15 - 20; the layers attached at the upper edge by the adhesive and along the length of each sheet due to the whole back surface being coated with adhesive), said layer being adapted for respositionable attachment to said page of textural material (Column 1, lines 5 - 11); and a locator tab having a front tab surface and a rear tab surface (Figure 1, #18), said locator tab is integrally attached to the upper edge of said writing sheet (Column 2, lines 61 - 62), wherein the rear and front tab surfaces of said locator tab being void of pressure sensitive adhesive thereon (Column 2, lines 65 -66), whereby said locator tab is adapted to protrude beyond the outer edge of said page when repositionably attached thereto (Column 4, lines 11 - 14) as in claims 1 and 9. With regard to claim 2, the note-taking devices are repositionably attached together along the upper edge thereof via said layer of releasable pressure sensitive adhesive in order to for a pad (Column 2, lines 15 -20; the layers attached at the upper edge by the adhesive and along the length of each sheet due to the whole back surface being coated with adhesive), wherein the rear surface of each said note-taking device lies adjacent the front surface of another said note-taking device there below (Figures 1-6). As in claims 3, 5, 6, 7, 10, 12, 13 and 14, the writing sheet is an integrally formed piece of material (Column 2, lines 62-63) chosen from paper or a flexible polymer (Column 2, lines 35 - 36) that is generally rectangular in shape (Figures 1 - 4) with a locator tab disposed substantially at the central portion of said upper edge (Figure 1, #18).

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Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 8 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mertens (USPN ,366,776) in view of Ung et al. (USPGPub 2003/0178837).

Mertens discloses a note-taking device comprising a writing sheet (Figure 1, #11), or a pad of writing sheets (Figure 1, #10), having generally flat front and rear surface (Figure 1, #12 and 13), and upper and lower edges (Figure 1), said front surface is adapted for the creation of notes (Column 4, lines 10 - 11); a layer of releasable pressure sensitive adhesive over a portion of said rear surface proximate said upper edge thereof (Column 2, lines 15 - 20; the layers attached at the upper edge by the adhesive and along the length of each sheet due to the whole back surface being coated with adhesive), said layer being adapted for respositionable attachment to said page of textural material (Column 1, lines 5 - 11); and a locator tab having a front tab surface and a rear tab surface (Figure 1, #18), said locator tab is integrally attached to the upper edge of said writing sheet (Column 2, lines 61 - 62), wherein the rear and front tab surfaces of said locator tab being void of pressure sensitive adhesive thereon (Column 2, lines 65 - 66), whereby said locator tab is adapted to protrude beyond the outer edge of said page when repositionably attached thereto (Column 4, lines 11 - 14). However, Mertens fails to disclose the front surface of said writing sheet having permanent indicia printed thereon.

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Ung et al. teach repositionably adherent note sheets (Page 1, Paragraph 0003) that has permanent indicia printed thereon (Page 2, Paragraph 0051) for the purpose of providing a sheet of material that allows notes to be taken on text in a document and allowing the document to be returned to its previous state (Page 1, Paragraph 0007).

It would have been obvious to one of ordinary skill in the art at the time the applicant's invention was made to have provided the notes with permanent indicia thereon in Mertens in order to provide a sheet of material that allows notes to be taken on text in a document and allowing the document to be returned to its previous state as taught by Ung et al.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patricia L. Nordmeyer whose telephone number is (571) 272-1496. The examiner can normally be reached on Mon.-Thurs. from 7:00-4:30 & alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Y. Pyon can be reached on (571) 272-1498. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Patricia L. Nordmeyer Examiner

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pln

HAROLD PYON SUPERVISORY PATENT EXAMINER

ENT EXAMINER 5/30/0-